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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 10/566,661 Confirmation No.: 5945

Applicant(s): Courtin et al.

Filed: 01/31/2006 Art Unit: 2839

Examiner: Dinh, Phuong K.

Title: Electric Contact Crimping Method And Contact Obtained

According To Said Method

Attorney Docket No.: 003D.0085.U1(U\$)

Customer No.: 29,683

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

Response To Restriction

Sir:

This is in response to the Restriction Office Action mailed 06/28/2007 in regard to the above-identified application. Applicants elect Group I (claims 1-9) with traverse.

It is noted that this application is a national stage application submitted under 35 U.S.C. 371. Unity of invention practice is applicable in national stage applications submitted under 35 U.S.C. 371. Accordingly, the restriction requirement under 35 U.S.C. 121 is improper.

There was no lack of unity of invention identified during the International Stage of the application. This is because there is unity of invention among claims 1-11. The examiner has stated that the inventions are related as process apparatus for its practice. This is not correct. The

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apparatus claims are for a product made by the process. any event, the USPTO, by failing to abide by the International Phase examiner's determination appears to be violating the PCT The examiner in the International Phase examined all treaty. of the claims. Thus, there is no undue burden for the U.S. examiner to continue examination of all of the claims of the application.

Accordingly, reconsideration and favorable allowance is respectfully requested. Should any unresolved issue remain, the examiner is invited to call applicants' attorney at the telephone number indicated below.

Respectfully submitted,

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7/27/02

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CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.

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